UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW

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SHORELINE FRUIT, INC.

Plaintiff

11.1

02 CIV 9376

PARADISE PRODUCTS CORP., et. al

Defendants

ORDER TO SHOW CAUSE WHY A PRELIMINARY INJUNCTION SHOULD NOT ISSUE AND TEMPORARY RESTRAINING ORDER

Upon the affidavit of Robert Reidy, the treasurer of plaintiff, and the Attorney Certification Why Notice Should Not Be Required Pursuant To Rule 65(b), and upon the copy of the complaint hereto and pleadings in support, annexed, it is

sum of \$51,533.00 by cashiers check or certified check, at which time this Order is dissolved; and it is further

ORDERED, that, sufficient reason having been shown therefore, pending the hearing of plaintiff's application for a preliminary injunction, pursuant to Rule 65, Fed. R. Civ. P., the defendants, their customers, agents, officers, subsidiaries, assigns, and banking institutions are temporarily restrained and enjoined from alienating, dissipating, paying over or assigning any assets of Paradise Products Corp., or its subsidiaries or related companies except for payment to plaintiff until further order of this Court or until defendants pay plaintiff the sum of \$51,533.00 by cashiers check or certified check, at which time this Order is dissolved; and it is further

ORDERED that bond shall be waived in view of the fact that defendants now hold \$51,533.00 worth of plaintiff's assets and is further

ORDERED that service of a copy of this order and annexed affidavit by overnight delivery, via Federal Express or other nationally recognized delivery service, upon the defendants or its counsel on or before October 23, 2007 at 3 o'clock p, m, shall be deemed good and sufficient service thereof.

DATED: New York, New York

ISSUED: 0006919, 2007

United States District Judge

Detotes 26, 2002. Prof State

50 order